FILED
Page 1 of 2 Clerk
District Count

SEP 0 1 2005

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For The Northern Mariana Islands

By________(Deputy Clerk)

Plaintiff, Pro Se

IN THE UNITED STATES DISTRICT COURT FOR THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

ROBERT D. BRADSHAW

) Case No. CV 05-0027

Plaintiff

٧.

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS (hereafter referred to as the CNMI); NICOLE C. FORELLI, former Acting Attorney General of the CNMI, in her personal/individual capacity; WILLIAM C. BUSH, former Assistant Attorney General of the CNMI, in his personal/individual capacity;) L DAVID SOSEBEE, former Assistant Attorney) General of the CNMI, in his personal/individual) capacity; ANDREW CLAYTON, former Assistant Attorney General of the CNMI, in his) personal/individual capacity; Other UNKNOWN and UNNAMED person or persons in the CNMI OFFICE OF THE ATTORNEY GENERAL, in their personal/individual capacity, in 1996-2002; ALEXANDRO C. CASTRO, former Judge Pro Tem of the CNMI SUPERIOR COURT, in his personal/individual capacity; JOHN A. MANGLONA, Associate Justice of the CNMI Supreme Court, in his personal/individual capacity; TIMOTHY H. BELLAS, former Justice Pro Tem of the CNMI Supreme Court, in his personal/individual capacity; PAMELA S. BROWN, present

PLAINTIFF'S CONSENT TO COURT IN AN APPLICATION TO PROCEED IN FORMA PAUPERIS ON ANY RECOVERIES IN THE CASE--EX PARTE

Attorney General of the CNMI; in her)
personal/individual capacity;)
ROBERT A. BISON; and JAY H. SORENSEN.)
Defendants)

- 1. This consent is filed by plaintiff if the court invokes the need for a bond from a request from an adverse party and if the plaintiff's "Application to Proceed in Forma Pauperis" is approved.
 - 2. Per Local Rule 62.1d, plaintiff is indigent and makes this consent.
- 3. Any recovery in the proceeding shall be paid to the clerk who may first pay unpaid fees and costs taxed against the plaintiff and, to plaintiff's attorney, the amount which the court allows or approves as compensation for the attorney's services.

DATED at Calder, Idaho, this _____day of August 2005.

Plaintiff, Pro Se